| B1 (Official | Form 1)(0 | 4/13) | United | State | s Rank | runtev | Court | | | | | |
|--|--|--|---|---|--|---|--|---|--|------------------------------------|---|-------------------------|
| | | | | | istrict of | | | | | | Voluntar | y Petition |
| | | | ter Last, First and Guida | | | . | Name | of Joint D | ebtor (Spouse | e) (Last, First, N | 1iddle): | |
| All Other Names used by the Debtor in the last 8 years (include married, maiden, and trade names): DBA FEGS | | | | | All Other Names used by the Joint Debtor in the last 8 years (include married, maiden, and trade names): | | | | | | | |
| Last four dig (if more than on 13-1624 | ie, state all) | Sec. or Ind | ividual-Taxp | ayer I.D. | (ITIN)/Com | plete EIN | Last f | our digits of than one, state | f Soc. Sec. o | r Individual-Tax | rpayer I.D. (ITIN) | No./Complete EIN |
| | ess of Debt Street | or (No. and | Street, City, | and State |): | | | Address o | f Joint Debtor | r (No. and Stree | t, City, and State) | |
| | | | | | Г | ZIP Code 11726 | | | | | | ZIP Code |
| County of R | lesidence o | r of the Prin | cipal Place o | f Busines | s: | | Count | y of Reside | ence or of the | Principal Place | of Business: | |
| Mailing Ado | dress of De | btor (if diffe | erent from str | eet addre | ss): | | Mailir | ng Address | of Joint Deb | tor (if different | from street addres | s): |
| | | | | | | | | | | | | |
| | | | | | Γ | ZIP Code | | | | | | ZIP Code |
| Location of (if different | Principal A from street | assets of Bus address abo | siness Debto ove): | r | • | | • | | | | | |
| /T | | f Debtor | 1 \ | | | of Business one box) | ; | | | | y Code Under W I (Check one box) | |
| ☐ Individual (includes Joint Debtors) See Exhibit D on page 2 of this form. ☐ Corporation (includes LLC and LLP) ☐ Partnership ☐ Other (If debtor is not one of the above entities, check this box and state type of entity below.) | | | ☐ Health Care Business ☐ Single Asset Real Estate as definin 11 U.S.C. § 101 (51B) ☐ Railroad ☐ Stockbroker ☐ Commodity Broker ☐ Clearing Bank | | s defined | ☐ Chapt ☐ Chapt ☐ Chapt ☐ Chapt ☐ Chapt | ter 9 ter 11 ter 12 | ofa] □ Chap ofa] | oter 15 Petition for Foreign Main Pro- oter 15 Petition for Foreign Nonmain | ceeding r Recognition | | |
| Chapter 15 Debtors Country of debtor's center of main interests: Each country in which a foreign proceeding by, regarding, or against debtor is pending: | | | ■ Debr | Tax-Exe | the United S | e) zation tates | s "incurred by an individual primarily for | | ne box) De bus | bts are primarily siness debts. | | |
| attach sign debtor is u Form 3A. | g Fee attache to be paid it ned application unable to pay waiver reque | d installments on for the cour fee except in tested (applicates) | heck one box s (applicable to urt's considerat n installments. able to chapter urt's considerat | individual ion certifyi Rule 1006 7 individu | ing that the (b). See Offic | Check | Debtor is not if: Debtor's agginge less than the all applicable A plan is bein Acceptances | a small busi regate nonco \$2,490,925 (boxes: ng filed with of the plan v | s debtor as definess debtor as debtor as debtor as deptor as deptor as deptor as deptor as deptor as debt deptor as debt deptor as debt debt debt debt debt debt debt debt | t to adjustment on | § 101(51D). .C. § 101(51D). ling debts owed to in | hree years thereafter). |
| ☐ Debtor e | stimates the stimates the | at funds will at, after any | ation I be available exempt prop for distribut | erty is ex | cluded and | nsecured created administrat | editors. | | | | PACE IS FOR COUP | T USE ONLY |
| Estimated N 1- 49 | | | □ 200- 999 | 1,000- 5,000 | 5,001- 10,000 | 10,001- 25,000 | 25,001- 50,000 | 50,001- 100,000 | OVER 100,000 | | | |
| Estimated A \$0 to \$50,000 | \$50,001 to \$100,000 | \$100,001 to \$500,000 | \$500,001 to \$1 million | \$1,000,001 to \$10 million | \$10,000,001 to \$50 million | 550,000,001 to \$100 million | \$100,000,001 to \$500 million | \$500,000,001 to \$1 billion | | | | |
| Estimated Li So to \$50,000 | iabilities | \$100,001 to \$500,000 | \$500,001 to \$1 million | \$1,000,001 to \$10 million | \$10,000,001 to \$50 million | \$50,000,001 to \$100 million | \$100,000,001 to \$500 million | \$500,000,001 to \$1 billion | | | | |

| B1 (Official Fo | rm 1)(04/13) | | Page 2 | |
|--|--|--|---|--|
| Voluntar | ry Petition | Name of Debtor(s): | ment and Guidance Service Inc | |
| (This page m | ust be completed and filed in every case) | Federation Employment and Guidance Service, Inc. | | |
| · | All Prior Bankruptcy Cases Filed Within Las | t 8 Years (If more than two | , attach additional sheet) | |
| Location Where Filed: | - None - | Case Number: | Date Filed: | |
| Location Where Filed: | | Case Number: | Date Filed: | |
| | ending Bankruptcy Case Filed by any Spouse, Partner, or | 1 | | |
| Name of Deb - None - | tor: | Case Number: | Date Filed: | |
| District: | | Relationship: | Judge: | |
| | Exhibit A | CP- tlated if deletes in | Exhibit B an individual whose debts are primarily consumer debts.) | |
| forms 10K a pursuant to and is reque | pleted if debtor is required to file periodic reports (e.g., and 10Q) with the Securities and Exchange Commission Section 13 or 15(d) of the Securities Exchange Act of 1934 esting relief under chapter 11.) t A is attached and made a part of this petition. | I, the attorney for the petiti have informed the petitione 12, or 13 of title 11, United | ioner named in the foregoing petition, declare that I er that [he or she] may proceed under chapter 7, II, d States Code, and have explained the relief available further certify that I delivered to the debtor the notice 2(b). | |
| | | | | |
| | Ext | l nibit C | | |
| Does the debt | tor own or have possession of any property that poses or is alleged to | | identifiable harm to public health or safety? | |
| ☐ Yes, and | d Exhibit C is attached and made a part of this petition. | • | - | |
| ■ No. | | | | |
| | T1 | nibit D | | |
| (To be comp | bleted by every individual debtor. If a joint petition is filed, ea | | nd attach a senarate Exhibit D.) | |
| _ | t D completed and signed by the debtor is attached and made | - | | |
| If this is a jo | - · | | | |
| - | t D also completed and signed by the joint debtor is attached a | and made a part of this petit | ion. | |
| | Information Regardin | ng the Debtor - Venue | | |
| | (Check any ap | - | | |
| | Debtor has been domiciled or has had a residence, principal days immediately preceding the date of this petition or for | | | |
| | There is a bankruptcy case concerning debtor's affiliate, ge | eneral partner, or partnership | p pending in this District. | |
| | Debtor is a debtor in a foreign proceeding and has its prince this District, or has no principal place of business or assets proceeding [in a federal or state court] in this District, or the sought in this District. | s in the United States but is | a defendant in an action or | |
| | Certification by a Debtor Who Reside | | al Property | |
| | (Check all app Landlord has a judgment against the debtor for possession | · | x checked, complete the following.) | |
| | (Name of landlord that obtained judgment) | | | |
| | | | | |
| | | | | |
| | | | | |
| | (Address of landlord) | | | |
| | Debtor claims that under applicable nonbankruptcy law, the entire monetary default that gave rise to the judgment to | | | |
| | Debtor has included with this petition the deposit with the after the filing of the petition. | court of any rent that would | l become due during the 30-day period | |
| | Debtor certifies that he/she has served the Landlord with the | his certification. (11 U.S.C. | § 362(1)). | |

| 1 (Official Form 1)(04/13) | Page |
|--|--|
| Voluntary Petition | Name of Debtor(s): Federation Employment and Guidance Service, Inc. |
| This page must be completed and filed in every case) | , |
| | eatures |
| Signature(s) of Debtor(s) (Individual/Joint) | Signature of a Foreign Representative |
| I declare under penalty of perjury that the information provided in this petition is true and correct. [If petitioner is an individual whose debts are primarily consumer debts and has chosen to file under chapter 7] I am aware that I may proceed under chapter 7, I1, 12, or 13 of title 11, United States Code, understand the relief available under each such chapter, and choose to proceed under chapter 7. [If no attorney represents me and no bankruptcy petition preparer signs the petition] I have obtained and read the notice required by 11 U.S.C. §342(b). | I declare under penalty of perjury that the information provided in this petition is true and correct, that I am the foreign representative of a debtor in a foreign proceeding, and that I am authorized to file this petition. (Check only one box.) I request relief in accordance with chapter 15 of title 11. United States Code Certified copies of the documents required by 11 U.S.C. §1515 are attached Pursuant to 11 U.S.C. §1511, I request relief in accordance with the chapter |
| I request relief in accordance with the chapter of title 11, United States Code, specified in this petition. | of title 11 specified in this petition. A certified copy of the order granting recognition of the foreign main proceeding is attached. |
| X | X |
| X Signature of Debtor | Signature of Foreign Representative |
| | D' AM Pour D |
| X Signature of Joint Debtor | Printed Name of Foreign Representative |
| DIGHTON OF JOHN DODG! | Date |
| Telephone Number (If not represented by attorney) | |
| Total transfer (12 not represented by whomby) | Signature of Non-Attorney Bankruptcy Petition Preparer |
| Date | I declare under penalty of perjury that: (1) I am a bankruptcy petition preparer as defined in 11 U.S.C. § 110; (2) I prepared this document for |
| Signature of Attorney* | compensation and have provided the debtor with a copy of this document and the notices and information required under 11 U.S.C. §§ 110(b), 110(h), and 342(b); and, (3) if rules or guidelines have been promulgated |
| Signature of Attorney for Debtor(s) | pursuant to 11 U.S.C. § 110(h) setting a maximum fee for services chargeable by bankruptcy petition preparers, I have given the debtor notice of the maximum amount before preparing any document for filing for a debtor or accepting any fee from the debtor, as required in that section. |
| Burton S. Weston BSW3915 Printed Name of Attorney for Debtor(s) | Official Form 19 is attached. |
| Garfunkel Wild, P.C. Firm Name | Printed Name and title, if any, of Bankruptcy Petition Preparer |
| 111 Great Neck Road | , |
| Great Neck, NY 11021 | Social-Security number (If the bankrutpcy petition preparer is not an individual, state the Social Security number of the officer, principal, responsible person or partner of the bankruptcy petition |
| Address | preparer.)(Required by 11 U.S.C. § 110.) |
| Email: bweston@garfunkelwlid.com 5163932200 Fax: 5164665964 Telephone Number | |
| March 17, 2015 | |
| Date | Address |
| *In a case in which § 707(b)(4)(D) applies, this signature also constitutes a certification that the attorney has no knowledge after an inquiry that the information in the schedules is incorrect. | X |
| Signature of Debtor (Corporation/Partnership) | Date |
| I declare under penalty of perjury that the information provided in this | Signature of bankruptcy petition preparer or officer, principal, responsible person, or partner whose Social Security number is provided above. |
| petition is true and correct, and that I have been authorized to file this petition on behalf of the debtor. The debtor requests relief in accordance with the chapter of title 11, United | Names and Social-Security numbers of all other individuals who prepared or assisted in preparing this document unless the bankruptcy petition preparer is not an individual: |
| States Code, specified in this petition. | |
| Signature of Authorized Individual | |
| Kristin Woodlock | If more than one person prepared this document, attach additional sheets |
| Printed Name of Authorized Individual | conforming to the appropriate official form for each person. |
| Chief Executive Officer | A bankrupicy petition preparer's failure to comply with the provisions of title 11 and the Federal Rules of Bankrupicy Procedure may result in |
| Title of Authorized Individual | fines or imprisonment or both, 11 U.S.C. §110; 18 U.S.C. §156. |
| March 17, 2015 | |
| Date | |

RESOLUTIONS OF THE BOARD OF DIRECTORS OF FEDERATION EMPLOYMENT AND GUIDANCE SERVICE, INC. d/b/a FEGS

WHEREAS, the Board of Directors of Federation Employment and Guidance Service, Inc. d/b/a FEGS, a New York not-for-profit corporation ("FEGS") has considered the financial and operational aspects of FEGS' business, and has reviewed the historical performance of FEGS, its present financial circumstances, the current market for its services, and the current and long-term liabilities of FEGS; and

WHEREAS, the Board of Directors has given serious and extensive consideration to all options reasonably available to FEGS at numerous regular and special meetings; and

WHEREAS, consistent with its fiduciary duties, including the duty of obedience to the charitable mission of FEGS, the Board of Directors of FEGS has determined that it is desirable and in the best interests of FEGS, its creditors, employees and other interested parties, including its clients, that a voluntary petition be filed by FEGS (the "Chapter 11 Case") seeking relief under the provisions of Chapter 11 of Title 11 of the United States Code (the "Bankruptcy Code").

NOW, THEREFORE, BE IT

RESOLVED, that notice of this meeting be and is hereby waived by all Directors; and it is further

RESOLVED, by the Board of Directors, acting on behalf of FEGS, that FEGS file a petition in bankruptcy under Chapter 11 of the Bankruptcy Code and cause the same to be filed in the United States Bankruptcy Court for the Eastern District of New York (the "<u>Bankruptcy</u> Court"); and be it further

RESOLVED, that Kristin M. Woodlock, FEGS' Chief Executive Officer (referred to hereinafter as, the "CEO"), or any other person designated by the CEO of FEGS (each such designee, together with each and every other officer of FEGS, being an "Authorized Person" and all being the "Authorized Persons") be, and each hereby is, authorized, empowered and directed, in the name and on behalf of FEGS, to execute and verify petitions under Chapter 11 of the Bankruptcy Code with respect to FEGS and to cause the same to be filed in the Bankruptcy Court at such time as the Authorized Person executing such petition shall determine; and be it further

RESOLVED, that each of the Authorized Persons be, and hereby is, authorized, empowered and directed, in the name and on behalf of FEGS, to execute and file all schedules, motions, lists, applications, pleadings and other papers, and to take and perform any and all further acts and deeds which he or she deems necessary, proper or desirable in connection with the Chapter 11 Case of FEGS, with a view to the successful prosecution of such case; and be it further

RESOLVED, that each of the Authorized Persons be, and hereby is, authorized, directed and empowered, in the name of FEGS, (i) to retain, under a general retainer, the law firm of Garfunkel Wild, P.C. to serve as bankruptcy counsel and render legal services in connection with

the Chapter 11 Case and other related matters to be determined by an Authorized Person; and (ii) to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon filing of the Chapter 11 Case, and to cause to be filed appropriate retention applications with the Bankruptcy Court; and be it further

RESOLVED, that each of the Authorized Persons be, and hereby is, authorized, empowered and directed in the name of FEGS: (1) to retain JL Consulting, LLC to serve as FEGS' Financial Advisor in connection with the Chapter 11 case and for all other relevant purposes; and (ii) to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon filing of the Chapter 11 Case, and to cause to be filed appropriate retention applications with the bankruptcy Court; and it be further

RESOLVED, that each of the Authorized Persons be, and hereby is, authorized, empowered and directed in the name of FEGS: (1) to retain Crowe Horwath, LLP to continue its forensic audit and to assist with ongoing financial functions in connection with both ordinary course operations and the Chapter 11 case and for all other relevant purposes; and (ii) to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon filing of the Chapter 11 Case, and to cause to be filed appropriate retention applications with the bankruptcy Court; and it be further

RESOLVED, that each of the Authorized Persons be, and hereby is, authorized, empowered and directed to engage and retain any other assistance by legal counsel, accountants, financial advisors, restructuring advisors and other professionals as are deemed necessary to represent and assist FEGS in carrying out its duties under Title 11 of the United States Code, and in connection therewith, each Authorized Person is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon filing of the Chapter 11 Case, and to cause to be filed an appropriate application for authority to retain the services of such firms; and be it further

RESOLVED, that in connection with the commencement of the Chapter 11 Case, each Authorized Person is authorized and empowered on behalf and in the name of FEGS, to obtain postpetition financing and to incur indebtedness according to terms negotiated, or to be negotiated by the Authorized Persons, including agreements related to use of cash collateral and debtor-in-possession credit facilities; and to enter into guarantees and to pledge and grant liens on its assets and mortgages on its properties as may be contemplated by or required under the terms of such cash collateral agreements or postpetition financing; to establish, and enter into control agreements with respect to, bank accounts at such financial institutions as may be useful or necessary, and as may be determined by such Authorized Persons in connection with such debtor-in-possession credit facilities; and in connection therewith, the Authorized Persons are hereby authorized and directed to execute appropriate loan agreements, cash collateral agreements and related ancillary documents to pay all fees required in connection with such postpetition financing as may be required by the lenders thereof, and perform and consummate all transactions contemplated by the financing; and be it further

RESOLVED, that each of the Authorized Persons, be and hereby is, authorized, empowered and directed, in the name and on behalf of FEGS, to enter into, execute, deliver, certify, file and/or record, and perform, such agreements, instruments, motions, affidavits,

applications for approvals or ruling of governmental or regulatory authorities, certificates or other documents, and to take such other action in the FEGS Chapter 11 Case, as in the judgment of such Authorized Person shall be or become necessary, proper and desirable to effectuate a successful reorganization and/or liquidation of FEGS's business taking into account its charitable mission, including but not limited to, the orderly sale of FEGS's non-core assets and the negotiation and formulation of a plan of reorganization and/or liquidation and all related documents thereto on behalf of FEGS; and be it further

RESOLVED, that the sale and/or transfer of all or substantially all of FEGS' assets, on the terms approved by the Bankruptcy Court, and subject to other required governmental or regulatory approvals, be and it hereby is authorized and approved; and it is further

RESOLVED, that any or all of the officers of FEGS be, and each of them hereby is, respectively authorized and empowered to cause, subject to Bankruptcy Court approval, to execute and consummate one or more asset purchase agreements or like kind agreements for the sale, transfer, and /or conveyance of all or substantially all of FEGS' assets and all related agreements and documents with one or more buyers or transferees; and it is further

RESOLVED, that nothing herein changes the requirement that the Authorized Persons seek prior approval from the Board of Directors for any transaction not specifically approved hereby for which the corporation's rules or applicable law require such approval from the Board of Directors; and be it further

RESOLVED, that any and all actions heretofore taken by any officers or directors of FEGS in the name and on behalf of FEGS, in furtherance of any or all of the preceding resolutions are ratified, confirmed and approved; and be it further

RESOLVED, that each of the Authorized Persons, be and hereby is, authorized to take any of the following actions on behalf of FEGS: (i) negotiate, execute, deliver and/or file any and all of the agreements, documents and instruments referenced herein, and such other agreements, documents and instruments as may be required or as such Authorized Persons deem appropriate or advisable, or to cause the negotiation, execution and delivery thereof, in the name and on behalf of FEGS, in such form and substance as such Authorized Persons may approve, with the execution and delivery thereof on behalf of FEGS, by or at the direction of an Authorized Person to constitute evidence of such approval, (ii) negotiate, execute, deliver and/or file, in the name and on behalf of FEGS, any and all agreements, documents, certificates, consents, motions, applications, and other filings relating to the resolutions adopted and matters ratified or approved hereby and the transactions contemplated thereby, and amendments and supplements to any of the foregoing, and to take such other actions as may be required or as such Authorized Persons deem appropriate or advisable in connection therewith including, without limitation, voting any shares or interests held by FEGS and (iii) doing such other things as may be required, or as may in their judgment be appropriate or advisable, in order to effectuate fully the resolutions adopted and matters ratified or approved hereby and the consummation of the transactions contemplated thereby.

IN WITNESS WHEREOF, I have set my hand to this / day of March, 2015.

By: Allen Alter Title: President

LIST OF CREDITORS HOLDING 20 LARGEST UNSECURED CLAIMS

Following is the list of the debtor's creditors holding the 20 largest unsecured claims. The list is prepared in accordance with Fed. R. Bankr. P. 1007(d) for filing in this Chapter 11 Case. The list does not include: (1) persons who come within the definition of "insider" set forth in 11 U.S.C. § 101; or (2) secured creditors unless the value of the collateral is such that the unsecured deficiency places the creditor among the holders of the 20 largest unsecured claims. If a minor child is one of the creditors holding the 20 largest unsecured claims, state the child's initials and the name and address of the child's parent or guardian, such as "A.B., a minor child, by John Doe, guardian." Do not disclose the child's name. See 11 U.S.C. § 112; Fed. R. Bankr. P. 1007 (m).

The information contained herein, including any claim amounts, shall not constitute an admission of liability by, nor is it binding, upon the Debtor. The Debtor reserves all rights to assert that any debt or claim listed herein is a disputed claim or debt, and to challenge the priority, nature, amount or status of any such claim or debt. In the event of any inconsistencies between the summaries set forth below and the respective corporate and legal documents relating to such obligations, the descriptions in the corporate and legal documents shall control.

| mailing address including zip code | mailing address, including zip code, of employee, agent, or department of creditor familiar with claim who may be contacted | contract, etc.) | (4) Indicate if claim is contingent, unliquidated, disputed, or subject to setoff | (5) Amount of claim [if secured, also state value of security] |
|---|---|-----------------|---|--|
| Oxford Health Plans, Inc. | 48 Monroe Turnpike Trumbell, CT 06611 Attn: Lisa Tatta | Trade Debt | Disputed | 4,205,708.00 |
| New York State Office of Mental Health | 44 Holland Avenue Albany, New York 12229 Attn: Joshua Pepper, Deputy Commissioner and Counsel | Loan | Disputed | 2,341,538.00 |
| FOJP Service Corp 28 East 28 th Street New York, New York 10016 | Peter A. Kolbert Senior Vice President, Claim & Litigation Services FOJP Service Corp 28 East 28 th Street New York, New York 10016 212.891.0733 | Trade Debt | Disputed | 1,346,800.00 |
| Bronx Lebanon Hospital Center 1276 Fulton Avenue Bronx, New York 10456 | Victor DeMarco Chief Financial Officer Bronx-Lebanon Hospital Center 1276 Fulton Avenue Bronx, New York 10456 718.901.8600 | Trade Debt | Disputed | 665,000.00 |

| | (2) Name, telephone number and complete mailing address, including zip code, of employee, agent, or department of creditor familiar with claim who may be contacted | contract, etc.) | (4) Indicate if claim is contingent, unliquidated, disputed, or subject to setoff | (5) Amount of claim [if secured, also state value of security] |
|--|---|-----------------|---|---|
| Netsmart Technologies, Inc. 1 Penn Plaza, Suite 1700 New York, New York 10119 | Mike Valentine CEO NetSmart 4950 College Boulevard Overland Park, KS 66211 913.696.2809 | Trade Debt | Disputed | 600,000.00 |
| Next Source, Inc. 1040 Avenue of the Americas, 24 th Floor New York, New York 10018 | Natalie Vlakancic Implementation Manager Next Source, Inc. 1040 Avenue of the Americas, 24 th Floor New York, New York 10018 212.736.5870 ext. 2323 | Trade Debt | Disputed | 453,836.00 |
| Interagency Council 150 West 30 th Street New York, New York 10001 | Peter Pierri Executive Director 150 West 30 th Street, 15 th Floor New York, New York 10001 212.645.6360 | Trade Debt | Disputed | 308,251.00 |
| 655 Third Avenue, 12 th Floor New York, New York 10017 | Lawrence Rozanski Partner Loeb & Troper 655 Third Avenue, 12 th Floor New York, New York 10017 212.867.4000, ext. 210 | Trade Debt | Disputed | 236,000.00 |
| American Express | 20022 North 31 st Avenue Phoenix, AZ 85027 | Trade Debt | Disputed | 203,873.00 |
| Department of Housing and Urban Development | 1250 Maryland Avenue SW Portals Bldg. Suite 200 Washington, D.C. 20024 | Loan | Disputed | 137,000.00 |
| New York, New York 10018 | Joanne Russo Senior Account Executive Mitchell/Martin, Inc. 307 W 38th Street, Suite 1305 New York, New York 10018 646.723.7345 | Trade Debt | Disputed | 108,600.00 |

| (1) Name of creditor and complete mailing address including zip code Coordinated | (2) Name, telephone number and complete mailing address, including zip code, of employee, agent, or department of creditor familiar with claim who may be contacted Danika Mills | | (4) Indicate if claim is contingent, unliquidated, disputed, or subject to setoff Disputed | (5) Amount of claim [if secured, also state value of security] |
|--|---|------------|--|--|
| Behavioral Care 304 Park Avenue South, 11 th Floor | Executive Director Coordinated Behavioral Care 304 Park Avenue South, 11 th Floor New York, New York 10010 212.590.2407 | | | |
| Ultimate Psychological | 271 North Avenue, Suite 111 New Rochelle, New York 10801 | Trade Debt | Disputed | 98,873.00 |
| Driscoll/Metropolitan Foods | 174 Delaware Avenue Clifton, New Jersey 07014 | Trade Debt | Disputed | 94,012.00 |
| Executive Cleaning Services | 460 New York Avenue Huntington, New York11743 | Trade Debt | Disputed | 92,770.00 |
| 147 Corp. | 9 Park Place, 4 th Floor Great Neck, New York 11021 | Trade Debt | Disputed | 95,650.00 |
| Aetna, Inc. | 151 Farmington Avenue Hartford, Connecticut 06156 | Trade Debt | Disputed | 77,811.00 |
| Coned Solutions | 100 Summit Lake Drive Suite 410 Valhalla, New York 10595 | Trade Debt | Disputed | 76,344.00 |
| North Shore LIJ Health System 972 Brush Hollow Road Westbury, New York 11590 Attention: Alvalyn R. Smith | Alvalyn R. Smith Sr. Financial Specialist North Shore LIJ Health System 972 Brush Hollow Road Westbury, New York 11590 516.562.3793 | Trade Debt | Disputed | 75,805.00 |
| Montefiore Medical Center 111 East 210 th Street Bronx, New York 10467 | Christopher S. Panczner Senior Vice President & General Counsel Montefiore Medical Center 111 East 210th Street Bronx, New York 10467 718.920.7787 | Trade Debt | Disputed | 57,231.00 |

| UNITED STATES BANKRUPTCY COL EASTERN DISTRICT OF NEW YORK | | · |
|--|---|---------------|
| In re: | ; | |
| FEDERATION EMPLOYMENT AND | • | Chapter 11 |
| GUIDANCE SERVICE, INC., d/b/a FEG Deb | | Case No. 15() |
| | : | |
| | x | |

DECLARATION UNDER PENALTY OF PERJURY

I, the undersigned authorized officer of Federation Employment and Guidance Service, Inc., d/b/a FEGS, the debtor in this case, (the "<u>Debtor</u>"), declare under penalty of perjury that I have read the foregoing list of the twenty largest unsecured creditors of the Debtor and that is it true and correct to the best of my information and belief.

Dated: March 18, 2015

Kristin Woodlock Chief Executive Officer

¹ The last four digits of the Debtor's federal tax identification number are 4000.

| UNITED STATES BANKRUPTCY COURT | | |
|---------------------------------------|-------------|-----|
| EASTERN DISTRICT OF NEW YORK | | |
| X | | |
| In re: | | |
| | Chapter 11 | |
| FEDERATION EMPLOYMENT AND GUIDANCE | | |
| SERVICE, Inc. d/b/a FEGS ¹ | Case No. 15 | .() |
| | | |
| Debtor. | | |
| Y | | |

LIST OF EQUITY HOLDERS AND CORPORATE OWNERSHIP STATEMENT OF FEDERATION EMPLOYMENT AND SERVICE, INC., dba FEGS PURSUANT TO BANKRUPTCY RULES 1007 AND 7007.1

Federation Employment and Guidance Service, Inc. ("<u>FEGS</u>"), pursuant to Rules 1007 and 7007.1 of the Federal Rules of Bankruptcy Procedure, and Rule 1073-3 of the Local Bankruptcy Rules for the Eastern District of New York, submits the following information:

- 1. FEGS is a not-for-profit corporation and is exempt from federal income taxation under Section 501(c)(3) of the Internal Revenue Code of 1986, as amended. FEGS is not a membership corporation.
- 2. As FEGS is a not-for-profit corporation, no person or entity owns directly 10% or more of FEGS' equity interests.

¹ The last four digits of the Debtor's federal tax identification number are 4000.

| UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF NEW YORK | · X | |
|--|--------|--------------------------|
| In re: FEDERATION EMPLOYMENT AND GUIDANCE SERVICE, INC., d/b/2 FEGS, Debtor, 1 | : | Chapter 11 Case No. 15() |
| | : x | |

DECLARATION UNDER PENALTY OF PERJURY

I, the undersigned authorized officer of Federation Employment and Guidance Service, Inc., d/b/a FEGS, the debtor in this case, (the "<u>Debtor</u>"), declare under penalty of perjury that I have read the foregoing list of equity security holders and corporate ownership statement of the Debtors and that it is true and correct to the best of my information and belief.

Dated: March 18, 2015

Kristin Woodlock Chief Executive Officer

¹ The last four digits of the Debtor's federal tax identification number are 4000.